- 1		
1 2 3 4 5	CHARLES P. DIAMOND (S.B. #56881) cdiamond@omm.com LAW OFFICES OF CHARLES P. DIAMOND 1999 Avenue of the Stars, Ste. 800 Los Angeles, CA 90067-6035 Telephone: +1 310 246 6789 SEAN T. ANDREWS (S.B. #350713) sandrews@omm.com O'MELVENY & MYERS LLP	
6 7 8	400 South Hope Street Suite 1900 Los Angeles, California 90071-2811 Telephone: +1 213 430 6000 Facsimile: +1 213 430 6407	
9 10	Attorneys for Defendant Angel Larry Sandoval	
11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CALIFORNIA	
13		
14	United States of America,	Case No. CR 24-00005-JAK-7
15	Plaintiff,	STIPULATION TO CONTINUE
16	V.	SENTENCING
17	Angel Larry Sandoval,	
18	Defendant.	
19		
20	Defendant Angel Larry Sandoval, by and through his attorneys of record,	
21	Charles P. Diamond and Sean T. Andrews, and the United States of America, by	
22	and through its counsel of record, Brittney M. Harris, Assistant United States	
23	Attorney, stipulate for an order continuing the sentencing in this matter from April	
24	24, 2025 to May 1, 2025, or to a date thereafter convenient to the Court and	
25	counsel.	
26	This continuance is sought because the Court, <i>sua sponte</i> , rescheduled	
27	defendants' sentencing hearing to April 24, 2025. See Dkt. No. 216. Defendants'	
28	counsel, Mr. Andrews, is scheduled to be out of state for a bankruptcy plan	
		STIPULATION TO CONTINUE

SENTENCING CR 24-00005-JAK-7

confirmation hearing in an unrelated matter April 22 through April 28, 2025 and is 1 2 not available on this date. Separately, counsel for the government, Ms. Harris, is 3 unavailable May 15, 2025 and May 22, 2025. As such, the parties respectfully 4 request the Court reschedule defendants' sentencing for May 1, 2025; May 8, 2025; 5 or a date on or after May 29, 2025 convenient to the Court. 6 There has been one previous request to continue the sentencing in this matter 7 to allow defense counsel adequate time to investigate and prepare mitigation 8 material. The requested continuance is not based on congestion of the Court's 9 calendar, or lack of diligent preparation on the part of the attorneys for the 10 government or the defendant. 11 Dated: March 17, 2025 12 CHARLES P. DIAMOND 13 THE LAW OFFICES OF CHARLES P. **DIAMOND** 14 SEAN T. ANDREWS 15 O'MELVENY & MYERS LLP 16 By: /s/ Sean T. Andrews Sean T. Andrews 17 Attorney for Defendant 18 Dated: March 17, 2025 19 BRITTNEY M. HARRIS UNITED STATES ATTORNEY'S OFFICE FOR THE CENTRAL DISTRICT OF 20 **CALIFORNIA** 21 /s/ Brittney M. Harris (with permission) By: 22 Brittney M. Harris Assistant United States Attorney 23 24 25 26 27 28